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5 Attorney for Plaintiff
JOHN RODGERS

7 UNITED STATES DISTRICT COURT

8 NORTHERN DISTRICT OF CALIFORNIA

10 JOHN RODGERS,

11 Plaintiff,

12 vs.

13 MIN'S KITCHEN RESTAURANT; CHAE
PAK; MIN YOUNG PAK; NINA CHABRA,
14 RAJ CHABRA, CHABRA LIVING 2003
TRUST; and DOES 1-50, Inclusive

16 Defendants.

Case No.: C13-01712 NC
Civil Rights

**STIPULATION FOR DISMISSAL OF
ACTION; [PROPOSED] ORDER**

17
18 **STIPULATION**

19 Pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, plaintiff JOHN
20 RODGERS ("Plaintiff") and defendants MIN'S KITCHEN RESTAURANT; CHAE PAK; MIN
21 YOUNG PAK; NINA CHABRA; RAJ CHABRA; and CHABRA LIVING 2003 TRUST
22 defendants ("Defendants"), by and through their respective attorneys of record, stipulate that:

23 1. This case has been settled and all issues and controversies between the parties
have been resolved to their mutual satisfaction pursuant to the terms of a Settlement Agreement
24 and General Release ("Settlement Agreement") entered into between the parties;

25 2. Plaintiff's Complaint in the above-entitled action shall be dismissed with

1 prejudice as against all Defendants;

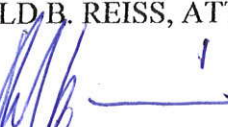
2 3. The parties consent to and request that the Court retain jurisdiction to enforce the
3 Settlement Agreement for a period of 18 months after the date hereof, under the authority of
4 *Kokonen v. Guardian Life Ins. Co.*, 511 U.S. 375, 381-82 (1994); and

5 4. Outside the terms of the Settlement Agreement, all parties shall bear his, her, or
6 its own costs and fees in the action.

7 **IT IS SO STIPULATED.**

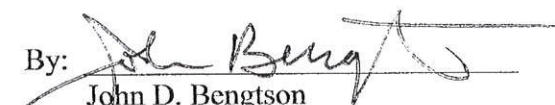
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9
10 Dated: 12/9, 2013

RONALD B. REISS, ATTORNEY AT LAW

11
12 By: 
Ronald B. Reiss
13 Attorney for Plaintiff JOHN RODGERS

14 Dated: 12/6/, 2013

LAW OFFICES OF JOHN D. BENGTSON

15
16 By: 
John D. Bengtson
17 Attorney for Defendants
18 MIN'S KITCHEN RESTAURANT; CHAE PAK;
19 MIN YOUNG PAK; NINA CHABRA, RAJ
CHABRA, and CHABRA LIVING 2003 TRUST

ORDER

The parties having so stipulated,

IT IS HEREBY ORDERED that:

1. Plaintiff's Complaint in the above-entitled action shall be dismissed with prejudice as against all Defendants;
 2. By consent of the parties, the Court shall retain jurisdiction in this matter for the purpose of enforcing the terms of the Settlement Agreement for a period of 18 months from the date hereof; and
 3. All parties shall bear his, her, or its own costs and fees in the action.

Dated: December 10, 2013

